

BASS, BERRY & SIMS PLC

A PROFESSIONAL LIMITED LIABILITY COMPANY
ATTORNEYS AT LAW

T. G. PAPPAS
TEL: (615) 742-6242
FAX: (615) 742-6293

2700 FIRST AMERICAN CENTER
NASHVILLE, TENNESSEE 37238-2700
(615) 742-6200

REC'D TN
REGULATORY AUTHORITY
KNOXVILLE OFFICE:
1700 RIVERVIEW TOWER
KNOXVILLE, TN 37901-1509
(423) 521-6200

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April 22, 1999

OFFICE OF THE
EXECUTIVE SECRETARY

Mr. K. David Waddell
Executive Secretary
Tennessee Regulatory Authority
460 James Robertson Parkway
Nashville, TN 37243-0505

IN RE: Yorkville Telephone Cooperative, Inc.
IntraLATA Dialing Parity Implementation Plan

Dear Mr. Waddell:

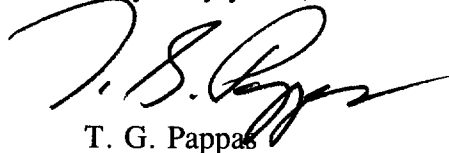
99-00298

I am enclosing an original and thirteen (13) copies of the IntraLATA Toll Dialing Parity Implementation Plan of our client Yorkville Telephone Cooperative, Inc. This Plan is being filed as directed by the Federal Communication Commission's Order of March 23, 1999, in Docket No. 96-98. We are filing the Plan for approval by the Tennessee Regulatory Authority ("TRA").

Also enclosed please find original and thirteen copies of a Petition for Modification to be filed in this matter. We request that you call this to the attention of the Directors at your earliest convenience. Also enclosed is our check in the amount of \$25.00 made payable to the TRA for filing fee. If you have any questions, please do not hesitate to call me.

With kindest regards, I remain

Very truly yours,



T. G. Pappas

TGP/br#2016292

Enclosures

cc: Mr. Joe Werner
Richard Collier, Esq.
Mr. W. T. Sims
Thomas J. Moorman, Esq.
Kraskin, Lesse & Cosson, LLP

Mr. K. David Waddell

April 22, 1999

Page 2

cc: Mr. Gary Andraza
Mr. Guy M. Hicks
Mr. Joe C. Roper
Mr. M. Michael Swatts
Mr. Scott Nichols
Mr. Michale McCaw
Ms. Kathy Pounds
Mr. Tony Key

YORKVILLE TELEPHONE COOPERATIVE

IntraLATA Toll Dialing Parity Implementation Plan

March 31, 2000

Implementation Date

YORKVILLE TELEPHONE COOPERATIVE

Yorkville Tennessee

99- 00298

April 21, 1999

I. Purpose

Yorkville Telephone Cooperative (Yorkville) describes herein the process for implementing intraLATA toll Dialing parity in the Yorkville exchanges located in the state of Tennessee. The intent of this Plan is to provide a proposal that, upon implementation, would provide customers the ability to select the participating telecommunications carrier of their choice for routing their intraLATA toll calls. Yorkville will associate with the LATA 468 for the purposes of providing toll dialing parity as well as its provision for interLATA equal access.

II. IntraLATA Environment

Yorkville customers can currently dial an access code to complete intraLATA toll calls to another carrier. After implementation of this intraLATA Toll Dialing Implementation Plan (the "Plan"), customers will be able to subscribe to the carrier of their choice for intraLATA as well as interLATA service (two PIC subscription capability). Customers will dial 1+ the area code and number to complete calls using their presubscribed carrier. If customers wish to complete a call using a carrier other than their subscribed carrier, they will need to dial the carrier's access code (i.e., 101XXXX).

Each end office switch will be equipped with the capability of allowing each end user subscriber to select "no-PIC" as a valid intraLATA subscription selection. Customers selecting "no-PIC" as their subscribed carrier will not be able to make intraLATA tolls on a 1+ or 0+ dialed basis. Such customer will need to dial an access code each time he or she makes an intraLATA call.

In 1992, toll-free intraLATA county-wide calling was initiated for all Local Exchange Carrier's via an order from the Tennessee Public Service Commission. BellSouth Telecommunications Inc. ("BellSouth") currently maintains tax-code billing tables to identify "free-county-wide" intraLATA toll calls originated by Yorkville intraLATA toll customers and to ensure that billing does not occur on these calls. Yorkville will continue to process toll-free intraLATA county-wide calls in this matter for toll customers after implementation of intraLATA toll dialing as long as technically feasible.

III. Implementation Schedule

Yorkville will provide intraLATA toll dialing parity in Tennessee on March 31, 2000 in conjunction with its proposed implementation of interLATA equal access.

IV. Carrier Selection Procedures

Yorkville will implement the full Two-PIC (Primary Interexchange Carrier) carrier selection methodology. With the full two-PIC methodology, customers will be able to subscribe to one telecommunications carrier for interLATA toll calls and subscribe to the same or a different participating telecommunications carrier, for all intraLATA toll calls. Orders for changes will be accepted and processed beginning on the implementation date.

Yorkville employees who communicate with the public, accept customer orders, and serve in customer service capacities will be trained to explain to customers the process for making PIC changes for intraLATA toll calls. Business Office personnel and the Customer Account Records system will be prepared to make changes in customer records based upon requests from customers or carriers and direct customers to their chosen intraLATA carriers. Processes will be in place to provide new customers with an opportunity to choose their intraLATA toll carrier from a list of available carriers.

¹ Concurrently with the filing of this Plan, Yorkville is filing with The Tennessee Regulatory Authority ("TRA") a Petition for Modification ("Petition") of the time frames for implementing intraLATA toll dialing parity that were prescribed by the Federal Communications Commission ("FCC") as well as the FCC's "default" carrier rules. The March 31, 2000 date noted herein is based on the assumption that the TRA will approve Yorkville's Petition for the reasons stated therein.

Existing Customers

Currently, BellSouth is the only subscribed intraLATA toll provider for existing customers in Yorkville local exchange area. On March 31, 2000 customers may subscribe to any telecommunications carrier offering intraLATA toll service in their exchange. Existing customers will remain with BellSouth until they affirmatively choose an intraLATA toll carrier. Customers may make this selection through their own initiative or as a result of the promotional marketing activities of participating intraLATA toll telecommunications carriers. Customers may communicate their selected carriers to Yorkville directly or through their selected carriers.

Subject to the proposed PIC Charge Waive Period discussed below, customers will be assessed a PIC change charge for changing their intraLATA carrier at a rate of \$5.00. When customers request a simultaneous change to the same carrier for their interstate and intrastate service, Yorkville will assess one PIC charge.

A charge will be established for unauthorized PIC changes submitted by carriers to Yorkville for end-user customers (slamming).

New Installation Customers

Yorkville customer contact representatives will be provided discussion guidelines that will provide a new customer with the following information:

1. Inform the customers that a choice of intraLATA toll providers is now available to him or her.
2. Offer to read the customer a list of available carriers in randomly generated order.
3. Advise the customer that various carriers provide intraLATA toll service.

Customers who do not make a positive choice for an intraLATA toll carrier will be notified that they will not be automatically defaulted to a carrier and will be required to dial an access code to place intraLATA toll calls until they make an affirmative choice for an intraLATA toll carrier.

PIC Charge Waive Period

Customers will be given a period of ninety (90) days within which to make one change of their preferred carrier at no cost to the customer. This waiver period will begin on March 31, 2000. The cost associated with this waiver will be recovered through the general cost recovery mechanism.

V. Customer Education/Notification

At the time of implementation, March 31, 2000, Yorkville will issue a press release announcing the availability of intraLATA 1+subscription. This press release will announce the opportunity to choose a primary intraLATA carrier and explain the 90 day waiver period from March 31, 2000 through June 30, 2000.

Yorkville will notify all existing end users via a direct mailing and a bill message regarding intraLATA subscription implementation and explain their opportunity to select an intraLATA carrier. The wording of the customer notification includes an explanation of the PIC change charge waiver period and is shown as Exhibit A. Customer telephone directories will be updated as new editions are published to reflect the opportunity for customers to choose an intraLATA toll carrier. After implementation, all new customers will be advised of intraLATA availability and requested to make an intraLATA carrier selection.

VI. Carrier Notification

Current interexchange carriers will be notified of Yorkville's interLATA implementation in compliance with the applicable interstate equal access requirements. In addition, interexchange carriers will be notified of Yorkville's intraLATA Toll Dialing Parity implementation via Certified U.S. Mail sixty days prior to its implementation with a subsequent notification at the time of implementation. Carriers that currently participate in interLATA toll will be assumed to be participants in the intraLATA toll marker. Certified carriers who enter the market after implementation will be added to the list of participating carriers within 30 days of notifying Yorkville.

VII. Operator Services and Directory Assistance

Access to Operator Services and Directory Assistance will continue to be available through the customer's local exchange carrier or interLATA carrier. No industry standard exists for access to Operator Services and Directory Assistance unique to intraLATA services. For Operator Services, customers dial "0" to reach their local exchange operator and "00" to reach their interLATA operator. For Directory Assistance, customers dial "1-411" for accessing the local exchange Directory Assistance and dial "1-NPA-555-1212" for accessing their interLATA carrier's Directory Assistance.

VIII. Cost Recovery

In accordance with 47 C. F.R. Section 51.215, adopted in the FCC's Second Report and Order and Memorandum Opinion and Order in CC Docker No. 96-98, cost recovery for incremental cost of dialing parity, specific switch software, necessary hardware, signaling system upgrades and customer education cost that are specifically to implement dialing parity, will be implemented in a competitively neutral manner across all providers of telephone exchange service a telephone toll service in the area served by Yorkville. Incremental costs will be recovered from all carriers through a rate element based upon originating intrastate switched access minutes of use (MOUs) during the 4 years cost recovery period. Attached, as Exhibit B is a detailed explanation of the cost recovery methodology. An annual true-up will be conducted and reported to the TRA.

IX. Statement of compliance.

Yorkville will comply with all rules of the FCC and TRA.

Executed as of the 21th Day of April, 1999



W. T. Sims
General Manger of YTC
2 Nebo Yorkville Rd.
P O Box 8
Yorkville TN 38389
Phone: 901-643-6121

Exhibit A

BILL MESSAGE

“Yorkville implemented local toll 1+subscription service on March 31, 2000. You are now able to choose a local toll provider. Your current carrier will continue to provide this service for you or you may select another carrier. You may select the same provider as your interstate long distance service provider or you may select a different provider for each service. Your first selection prior to June 30, 2000 will be free.”

DIRECT MAILING

IMPORTANT NOTICE ABOUT LOCAL TOLL SERVICE

“As of March 31, 2000, you are able to choose your provider of “1+” local toll service. This change allows you to remain with your current carrier or select a different long distance carrier for local toll calls. Please refer to the information pages in the front of your Yorkville Telephone directory under “Long Distance Service” for a description of toll calling areas.

If you would like to select a different carrier for your “1+” local toll service, you should contact that company. No action is necessary to keep current your provider for these local toll calls.

From March 31, 2000 until June 30, 2000 you will be able to change your local toll carrier one time without charge. There may be a charge for each subsequent change you make in local toll companies.

Exhibit B

**TENNESSEE
METHODOLOGY FOR RECOVERY OF COSTS
ASSOCIATED WITH
IMPLEMENTATION OF INTRALATA SUBSCRIPTION**

CALCULATION OF INITIAL EQUAL ACCESS RATE ELEMENT

Step 1: Identify the estimated total incremental costs directly attributable to the provisioning of IntraLata Subscription.

\$42,000.00

Step2: Identify estimated total Intrastate/IntraLATA minutes of use for the 4 year recovery period.

4,378,056

Step 3: Calculate a cost recovery rate by dividing amount in Step 1 by the Minutes of Use in Step 2.

\$0.00096

ANNUAL TRUE-UP OF EQUAL ACCESS RATE ELEMENT

Repeat Steps 1 through 3 and calculate an updated access rate element by dividing amount in Step 1, adjusted by the previous year/years cost recovery.

**BEFORE THE TENNESSEE REGULATORY AUTHORITY
NASHVILLE, TENNESSEE**

IN RE

**REQUEST OF YORKVILLE TELEPHONE
COOPERATIVE, INC. FOR A MODIFICATION
OF THE REQUIREMENTS TO PROVIDE
INTRALATA TOLL DIALING PARITY
EFFECTIVE MARCH 31, 2000**

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Petition for Modification

Yorkville Telephone Cooperative, Inc. (the "Company"), by counsel and pursuant to Section 251(f)(2) of the Communications Act of 1934, as amended (the "Act")(47 U.S.C. § 251(f)(2)), hereby requests the Tennessee Regulatory Authority ("TRA") to grant to the Company a modification of certain of the requirements established by the Federal Communications Commission ("FCC")¹ with respect to the Company's obligations to provide intraLATA toll dialing parity.² By this Petition, the Company is only seeking an extension of time to implement by March 31, 2000, its plan to provide intraLATA toll dialing parity in order

¹ The requirements with respect to the offering of intraLATA toll dialing parity were established by the FCC in its Second Report and Order in CC Docket No. 96-98. See In the Matters of Implementation of the Local Competition Provisions of the Telecommunications Act of 1996, et. al, Second Report and Order and Memorandum Opinion and Order, CC Docket No. 96-98, 11 FCC Rcd 19392 (1996)("Second Report and Order"). In light of the United States Supreme Court decision addressing, *inter alia*, aspects of the FCC's Second Report and Order, the FCC issued a revised schedule for implementing intraLATA toll dialing parity. See In the Matters of Implementation of the Local Competition Provisions of the Telecommunications Act of 1996, et. al, Order, CC Docket No. 96-98, FCC 99-54, released March 23, 1999 ("Dialing Parity Order"). As discussed herein, the modifications that are being requested arise from the decisions issued in both the Second Report and Order and the Dialing Parity Order.

² The Company uses the term "intraLATA toll dialing parity" to refer to the use of software (generally referred to as "2-PIC" software) that permits customers, who wish, to select a separate, preferred toll provider for their intraLATA toll calls from that provider carrying the customer's interLATA toll calls. See 47 C.F.R. § 51.209(b); see also Second Report and Order, 11 FCC Rcd at 19419 (paras. 49-50).

to accommodate its ongoing network upgrade and reconfiguration, and to implement interLATA equal access in compliance with established FCC guidelines, as well as a modification of the FCC's failure to permit an intraLATA default carrier mechanism.

Specifically, the Company requests a modification of the FCC's requirement: (1) that implementation of the Company's intraLATA toll dialing parity plan must occur within 30 days of the TRA's approval;³ and (2) prohibiting the Company from allowing a "default" carrier.⁴ A grant of this Petition will permit the Company to proceed to offer intraLATA toll dialing parity no later than March 31, 2000. For the reasons stated herein, the public interest, convenience and necessity would be served by the TRA granting this request. Finally, the Company also requests that the TRA, consistent with 47 U.S.C. § 251(f)(2), suspend the Company's requirement to provide intraLATA toll dialing parity until the TRA acts upon this Petition.

I. Background

The Company is headquartered in Yorkville, Tennessee, and serves approximately 1,900 access lines. The Company is a telephone cooperative providing local exchange services to its owners/customers, and providing intrastate access services to interexchange carriers ("IXCs")

³ The Company's IntraLATA Toll Dialing Implementation Plan ("Plan"), filed concurrently herewith, is intended to comply with all applicable requirements of the FCC's rules except for the date upon which intraLATA toll dialing parity must be offered (see Dialing Parity Order at para. 7) and the FCC's requirements that customers affirmatively selecting an intraLATA toll provider may not be "defaulted" to their existing intraLATA toll carrier. See 47 C.F.R. § 51.209(c); see also Second Report and Order, 11 FCC Rcd at 19415-19416 (para. 41). With respect to this latter requirement, the Company's proposed plan would allow existing customers that do not affirmatively select an intraLATA toll provider to be automatically assigned or "defaulted" to BellSouth Telecommunications, Inc., the current "1+" intraLATA toll provider.

⁴ Dialing Parity Order at para. 6, n. 22.

in order for the Company's customers/owners to complete intrastate toll calls. Although the Company is currently non-equal access, it plans to implement interLATA equal access at the same time it implements its Plan.

In 1998, the Company began the planning process for the reconfiguration of its network into a host/remote complex which would permit the Company also to offer new services to its customers. These objectives justified the purchase of additional hardware and software to upgrade the Company's four (4) existing stand-alone Nortel DMS 10 switches located in Yorkville, Brazil, Mason Hall, and Trimble, Tennessee. The cutover date for the upgraded switches in the host/remote configuration is anticipated to occur on October 1, 1999, assuming no delays are experienced in either: (1) the delivery of the switch, or (2) the subsequent testing and other coordinating functions required to ensure that the cutover does not cause undue disruption in service to the users of the Company's network. The Company was aware of the FCC's requirement to provide intraLATA toll dialing parity and, accordingly, ensured that this functionality would be part of the switch software. However, due to the pendency of legal challenges to the requirement to offer intraLATA toll dialing parity, and the Company's planned switch upgrades and network reconfiguration, the Company chose not to expend the approximately \$80,000 required to install the 2-PIC software into its DMS 10 switches as currently configured and to coordinate the software's implementation. This decision was justified by management in light of the fact that the time and resources that would be required to implement 2-PIC functionality on the Company's switches as currently configured would be a waste of resources since the Company is in the midst of complete switch upgrades and network

reconfiguration, and in light of the fact that it has not received a bona fide request for interLATA equal access.

II. The TRA Possesses the Necessary Jurisdiction Pursuant to Section 251(f)(2) of the Act to Grant the Relief Sought

The Act provides for a series of increasing interconnection obligations between and among telecommunications carriers. After establishing an obligation of all telecommunications carriers to interconnect with each other, 47 U.S.C. § 251(a), the Act then establishes a set of interconnection obligation upon all Local Exchange Carriers ("LECs"), including the obligation to provide intraLATA toll dialing parity. See 47 U.S.C. § 251(b) and 47 U.S.C. § 251(b)(3). After establishing these Section 251(b) requirements, the Act then provides that a LEC "with fewer than 2 percent of the Nation's subscriber lines installed in the aggregate nationwide" may seek a suspension and modification of these Section 251(b) requirements by petitioning a State Commission. See generally 47 U.S.C. § 251(f)(2).⁵ Once a petition is filed, the State Commission must rule on such request within 180 days of its filing, and, moreover, "[p]ending such action, the State commission may suspend enforcement of the requirement or requirements

⁵ The State Commission must grant a petition for a suspension or modification

to the extent that, and for such duration as, the State commission determines that such suspension or modification --

(A) is necessary--

(i) to avoid a significant adverse economic impact on users of telecommunications services generally;

(ii) to avoid imposing a requirement that is unduly economically burdensome; or

(iii) to avoid imposing a requirement that is technically infeasible; and

(B) is consistent with the public interest, convenience, and necessity.

Id. The TRA's authority with respect to reviewing issues related to "additional obligations of incumbent local exchange carriers" described in Section 251(c) of the Act (47 U.S.C. § 251(c)) is not at issue here. See 47 U.S.C. § 251(f)(1).

to which the petition applies with respect to the petitioning carrier or carriers." 47 U.S.C. § 251(f)(2).

In adopting the requirement to provide intraLATA toll dialing parity, the FCC relied, in part, upon the authority granted under Section 251(b)(3) of the Act. Moreover, in making this finding, the FCC embraced the procedure noted above with respect to Section 251(f)(2) petitions. Specifically, the FCC found that "special implementation schedules" for smaller LECs, such as the Company, was unnecessary "because these LECs may petition their state commission, pursuant to Section 251(f)(2), for a suspension or modification of the application of the dialing parity requirements." Second Report and Order, 11 FCC Rcd at 19425 (para. 61) citing 47 U.S.C. § 251(f)(2). The Dialing Parity Order does not alter this conclusion. See also 47 C.F.R. § 51.403.

Accordingly, under extant FCC decisions interpreting the plain wording and procedures of the Act, the TRA is vested with the authority to grant the relief requested herein. For the reasons set forth below, the requested modification of the FCC's intraLATA toll dialing parity rules clearly meet the requirements of Section 251(f)(2) and should be granted.

III. Modification of the IntraLATA Toll Dialing Parity Schedule is Warranted

The Company submits that grant of its request to be permitted until March 31, 2000 to comply with the requirements to provide intraLATA toll dialing parity is appropriate and serves the public interest, convenience, and necessity. In satisfaction of the Act's criterion, the Company provides the following.⁶ First, the Company's requested modification is necessary to

⁶ Section 251(f)(2) requires that only one of the elements of Section 251(f)(2)(A) be met along with the requirement that such action is consistent with the public interest, convenience and necessity. Compare 47 U.S.C. §§ 251(f)(2)(A) and (B).

avoid imposing a requirement on the Company that is unduly economically burdensome and technically infeasible. See 47 U.S.C. § 251(f)(2)(ii) and (iii).⁷ Although the Company may be able to deploy the specific software necessary for the provision of the 2-PIC functionality, the deployment of the software alone is not all that is required to offer intraLATA toll dialing parity. Rather, even with the software in place, diverting current resources increases the risk of degradation of other network services that the Company provides. This is particularly true where, as here, such efforts would alter the Company's ongoing commitment to its network reconfiguration and switch upgrades. Moreover, from a practical perspective, it is questionable whether accelerating intraLATA toll dialing parity would provide sufficient time for the Company to coordinate network provisioning issues with the affected IXC's (the proponents of intraLATA toll dialing parity) and the coordination and implementation of appropriate carrier access billing systems. This testing and coordination is necessary, in the Company's view, in order to ensure a seamless transition to an equal access and 2-PIC environment. The need for this testing and coordination is further demonstrated by the need for the Company to comply with the FCC's schedule regarding the provision of interLATA equal access (a process which requires considerable coordination (including customer education) with the IXC's). In fact, the Company's Plan incorporates the timeframes and steps previously found by the FCC to be

⁷ Based on a recent report issued by the FCC's Common Carrier Bureau, there were approximately 158.7 million access lines presubscribed to IXC's in the United States. See Long Distance Market Share Fourth Quarter 1998, FCC Common Carrier Bureau, Industry Analysis Division, March 1999 at 4. The Company fully anticipates that this number has increased since December, 1996 (the time period used by the FCC in its report). 2% of these lines, however, is approximately 3,174,000. The Company currently operates approximately 1,900 access lines, clearly below the 2% threshold established for companies to be eligible to seek relief pursuant to Section 251(f)(2).

necessary in order to ensure a seamless transition to interLATA dialing parity for all affected IXC's and customers. Accordingly, the Company respectfully submits that it is technically infeasible for it to comply with the intraLATA toll dialing parity obligations prior to March 31, 2000, the date that its network reconfiguration and testing will be completed (assuming no manufacturer-related or testing delays occur). See 47 U.S.C. § 251(f)(2)(A)(iii).

Second, requiring the Company to install software on its existing obsolete switch facilities as currently configured would be uneconomic and wasteful inasmuch as the Company is in the midst of a complete upgrade of facilities and network reconfiguration. It would be unduly economically burdensome for the Company to alter the process it began in early 1998 regarding its planned upgrades and network changes. Moreover, the resources expended to upgrade the DMS 10 switches as currently configured (and the costs associated therewith) would be wasted once the cut over to the new network configuration is completed.⁸ Allowing the Company to continue its current course, however, will enable it to deploy its new facilities in the most economical fashion, which, in turn, will benefit its subscribers. Accordingly, a grant of this

⁸ Section 51.405(d) of the FCC's Rules, 47 C.F.R. § 51.405(d), which for purposes of this discussion is assumed to be in effect, provides that a LEC must offer evidence that the application of Section 251(b) or Section 251(c) of the Act would be likely to cause undue economic burden beyond the economic burden that is typically associated with efficient competitive entry. The Company submits that it would be unreasonable to assume that a competitive LEC would invest resources in upgrading facilities only to replace those same facilities within a short time frame. This is particularly true where, as here, a delay in providing a service would avoid the need to purchase the upgrade in the first place. Therefore, strict application of the dialing parity implementation schedule in this instance would cause the Company undue economic burden beyond that which is typically associated with efficient competitive entry. Accordingly, the Company has met the required burden of proof set forth in Section 51.405(d) of the FCC's Rules.

Petition is required in order to "avoid imposing a requirement that is unduly economically burdensome." 47 U.S.C. § 251(f)(2)(A)(ii).⁹

Third, to require an uneconomic and wasteful upgrade would result in "a significant adverse economic impact on users of telecommunications services generally." 47 U.S.C. § 251(f)(2)(A)(i). The expenditure of the unnecessary resources would be borne by the Company's customers/owners, who are, by definition, "users of telecommunications services." *Id.* It would be economically wasteful for the Company's customers, through the rates they are charged, to bear this additional expense in the absence of the Company's Plan being approved by the TRA. The anticipated delay in the provision of intraLATA toll dialing parity within the Company's service area, therefore, is clearly of minor impact when compared to the costs to the Company in changing its planned network reconfiguration at this date. Accordingly, a grant of the modification requested will serve the public interest, convenience and necessity, 47 U.S.C. § 251(f)(2)(B), by allowing the Company to ensure the deployment of its new facilities to provide intraLATA toll dialing parity in a reasonably efficient manner, and to permit the Company to provide interLATA equal access in compliance with established FCC guidelines which, in turn, will benefit its subscribers.

For the reasons stated above, the Company respectfully submits that it has demonstrated compliance with the requirements of Section 251(f)(2) of the Act. Accordingly, the Company requests that the TRA grant it a modification of the FCC's requirement that the Company's Plan

⁹ In addition, issues related to the level of recovery by the Company from the current provision of intraLATA access may arise. If such issues do arise, an undue economic burden may be imposed upon the Company, thereby effecting the March 31, 2000 implementation date. If necessary, the Company will report to the TRA regarding this issue.

must be implemented within 30 days of the TRA's approval, thereby allowing the Company to implement its Plan on March 31, 2000.

IV. Modification of the IntraLATA Toll "Default" Carrier Provision is Warranted

Similarly, the Company requests that the TRA grant a modification of the FCC's requirement that the Company may not "default" existing customers to their current "1+" intraLATA toll provider. See 47 C.F.R. § 51.209(c).¹⁰ Modification of this requirement would "avoid a significant adverse economic impact on users of telecommunications services generally," 47 U.S.C. § 251(f)(2)(A)(i), by ensuring that the Company's affected customers/owners can, in fact, continue on an uninterrupted basis their current ability to make "1+" intraLATA toll calls, and to generate the economic benefits associated with such calls. The public interest, convenience and necessity would be furthered by this modification. See 47 U.S.C. § 251(f)(2)(B). By granting this modification, the Commission can minimize the confusion and inconvenience that will undoubtedly be experienced by the affected customers as they learn that, if they fail to make an affirmative selection, they now must dial more digits in order to make intraLATA toll calls. This confusion and inconvenience, however, can be avoided by the TRA granting this requested modification.

The Company respectfully submits that it has also demonstrated compliance with the requirements of Section 251(f)(2) of the Act with respect to the need for a modification of the FCC's failure to permit an intraLATA "default" carrier option. Accordingly, the Company

¹⁰ The Company notes that this aspect of intraLATA toll dialing parity is subject to pending requests for reconsideration pending before the FCC. See Dialing Parity Order at para. 6, n.22. If the FCC revises its rules in a manner consistent with the Plan, the Company will notify the TRA of this fact.

requests that the TRA permit the Company to default existing customers to the current "1+" intraLATA toll provider until such time as that customer affirmatively selects its intraLATA toll provider.

V. Suspension of the Requirements to Offer IntraLATA Toll Dialing Parity Until the TRA Acts Upon this Petition is Warranted and will Serve the Public Interest

Finally, the Company submits that, in light of the facts and circumstances surrounding the FCC's intraLATA toll dialing parity implementation deadlines, the Company's previously planned network reconfiguration, the need for coordination activities with IXC's, the potential for unnecessary and wasteful expenditure of resources, and, most importantly, the customer confusion and inconvenience that may be experienced if a premature implementation of the Plan is required, the TRA should suspend the Company's obligation to provide intraLATA toll dialing parity until such time as the TRA acts upon the instant Petition. The authority of the TRA to provide this relief is clear -- "[p]ending such action, the State commission may suspend enforcement of the requirement or requirements to which the petition applies with respect to the petitioning carrier or carriers." 47 U.S.C. § 251(f)(2). No carrier will be harmed by this action in that, as demonstrated herein, the request of the Company would result in implementing intraLATA toll dialing parity in a technically and economically feasible manner and, in any event, prior to the time that the FCC would require if the Company is required to file its Plan with the FCC and the Plan is unopposed. Thus, the TRA suspending the Company's obligations to provide intraLATA toll dialing parity would clearly serve the public interest.

VI. Conclusion

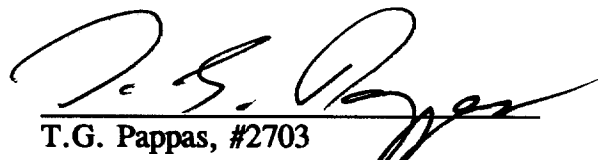
For the reasons stated herein, the Company respectfully submits that, pursuant to 47 U.S.C. § 251(f)(2), the Company has demonstrated the need for the modification of the FCC's

requirements to provide intraLATA toll dialing parity requested herein. Moreover, the Company respectfully submits that the public interest would be served by the TRA suspending the Company's obligation to provide intraLATA toll dialing parity until such time as it acts upon this Petition. Accordingly, the Company respectfully requests the TRA, pursuant to its authority under 47 U.S.C. § 251(f)(2), to grant the modifications as requested herein in order that the Company's Plan for the provision of intraLATA toll dialing parity may be implemented as filed, and to enter an Order approving the Plan effective March 31, 2000.

Respectfully submitted,

Yorkville Telephone Cooperative, Inc.

By:



T.G. Pappas, #2703
BASS, BERRY & SIMS PLC
2700 First American Center
Nashville, Tennessee 37238
Tel. (615) 742-6242
Fax (615) 259-6469

Thomas J. Moorman
Margaret D. Nyland
KRASKIN, LESSE & COSSON, LLP
2120 L Street, N.W., Suite 520
Tel. (202) 296-8890
Fax (202) 296-9983

April 22, 1999

CERTIFICATE OF SERVICE

I hereby certify that I have this day served a true and exact copy of the within and foregoing petition on behalf of Yorkville Telephone Cooperative, Inc. via United States Mail, first class postage prepaid, and properly addressed to the following:

AT&T Communications

Gary Andraza, Assistance Vice President
Government Affairs
511 Union Street, Suite 700
Nashville, TN 37219
(615)242-2815

BellSouth Telecommunications, Inc.

Guy M. Hicks
333 Commerce Street, Suite 2101
Nashville, TN 37210-3300
(615)214-6301

Ben Lomand Communications, Inc.

Joe C. Roper, President
212 Hillsboro-Viola Rd.
Hillsboro, TN 37342
(931)668-1010

Citizens Communications

J. Michael Swatts
State Regulatory Director-South
300 Bland Street
P. O. Box 770
Bluefield, WV 24701
(304)325-1216

Frontier Communications Services

Scott Nichols, Senior Manager
Regulatory Affairs
1990 M. Street, N.W., Suite 500
Washington, D.C. 20036
(202)293-0593

IGC Telecom Services, Inc.

Michael McCaw
315 Deaderick Street, Suite 2150
Nashville, TN 37238
(615)251-4440

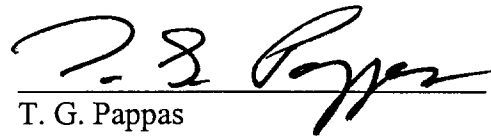
MCI Telecommunications Corporation

Kathy Pounds, Director
Law and Public Policy
780 Johnson Ferry Road, Suite 700
Atlanta, GA 30342
(404)250-5500

Sprint Communications Company, L.P.

Tony Key, Director
State Regulatory
3200 Cumberland Circle
Atlanta, GA 30339
(404)649-5144

This 22nd day of April, 1999.


T. G. Pappas

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